1	RANDY SUE POLLOCK		
2	Attorney at Law (CSBN 64493) 286 Santa Clara Avenue		
3	Oakland, CA 94610 Telephone: 510-763-9967		
4	Facsimile: 510-380-6551 rsp@rspollocklaw.com		
5	Attorney for Defendant POOYA DARABI		
6	UNITED STAT	ES DISTRICT COURT	
7	NORTHERN DISTRICT OF CALIFORNIA		
8	OAKLAND DIVISION		
9			
10	UNITED STATES OF AMERICA,	) CR 21-00052-1-YGR	
11	Plaintiff,	) CR 21-00032-1-1 GR	
12	,	) ) CTIDIU ATION AND ODDED TO	
13	V.	) STIPULATION AND ORDER TO ) CONTINUE SENTENCING	
14	POOYA DARABI	) —	
15	Defendant.	) )	
16		_)	
17	Defendant Pooya Darabi, by and thro	ugh his counsel Randy Sue Pollock, and Assistant	
18	United States Attorney Alexis James hereby stipulate and request that the sentencing presently		
19	set for May 11, 2023 at 2 p.m. be continued to August 17, 2023. This continuance is at the		
20	request of defense counsel who need additional time to prepare for sentencing. Mr. Darabi was		
21	just interviewed by probation on March 21 <sup>st</sup> .		
22	United States Probation Officer Cindy	y Suntay has no objection to this continuance.	
23			
24	Date: March 26, 2023	Respectfully submitted,	
25		1 ,	
26		/s/	
27		RANDY SUE POLLOCK	
$\begin{bmatrix} 27 \\ 28 \end{bmatrix}$		Counsel for Pooya Darabi	
20	STIPLIE ATION TO CONTINUE SENTENCING		

UNITED STATES VS. DARABI, CR. 21-00052-1-YGR

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1	Date: March 26, 2023	_/s/_ ELIZABETH KELLEY
2		Counsel for Pooya Darabi
3		
5	Date: March 26, 2023	<u>/s/</u> ALEXIS JAMES
6		Assistant United States Attorney
7		
8	SO ORDERED:	<b>A</b>
9	Date: March 27, 2023	HON. YVONNE GONZALEZ ROGERS
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STIPULATION TO CONTINUE SENTENCING UNITED STATES VS. DARABI, CR. 21-00052-1-YGR